UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

LEWIS S. CLARK and PATRICIA E. CLARK, Individually and on Behalf of All Others Similarly Situated,

No. 1:13-cv-03851-RPP

ECF Case

Plaintiffs,

v.

BARRICK GOLD CORPORATION, AARON W. REGENT, JAMIE C. SOKALSKY and AMMAR AL-JOUNDI,

Defendants.

CLEMENT BERNARD, Individually and On Behalf of All Others Similarly Situated,

ECF Case

No. 1:13-cv-04123-RPP

Plaintiff,

v.

BARRICK GOLD CORPORATION, AARON W. REGENT, JAMIE C. SOKALSKY and AMMAR AL-JOUNDI,

Defendants.

CITY OF BROCKTON RETIREMENT SYSTEM, Individually and On Behalf of All Others Similarly Situated,

No. 1:13-cv-05437

Plaintiff,

v.

BARRICK GOLD CORPORATION, AARON W. REGENT, JAMIE C. SOKALSKY and AMMAR AL-JOUNDI,

Defendants.

NOTICE OF WITHDRAWAL OF MOTION OF LEWIS S. CLARK AND PATRICIA E. CLARK FOR CONSOLIDATION OF RELATED ACTIONS, APPOINTMENT AS LEAD PLAINTIFFS AND APPROVAL OF LEAD COUNSEL

TO THE CLERK OF THE COURT AND ALL PARTIES AND THEIR RESPECTIVE ATTORNEYS OF RECORD:

PLEASE TAKE NOTICE that lead plaintiff movants Lewis S. Clark and Patricia E. Clark

("Movants") hereby withdraw their motion for appointment as lead plaintiffs and approval of lead

counsel, filed August 5, 2013 (D.E. 4). Having reviewed the competing lead plaintiff motions and

supporting papers, it appears that movants Union Asset Management Holding AG and LRI Invest

S.A. (the "Institutional Investor Group") collectively possess the largest financial interest in the

litigation and preliminarily satisfy the requirements of Rule 23 of the Federal Rules of Civil

Procedure. See 15 U.S.C. §77u-4(a)(3)(B)(iii).

By this withdrawal, Movants do not waive their rights to participate and recover as class

members in this litigation, and Movants remain ready, willing and able to serve as lead plaintiffs if

the need arises.

DATED: August 21, 2013

GLANCY BINKOW & GOLDBERG LLP

By: _ s/ Gregory Linkh_

Gregory Linkh (GL 0477)

122 East 42nd Street, Suite 2920

New York, New York 10168

Tel: (212) 682-5340

Fax: (212) 884-0988

Email: glinkh@glancylaw.com

-and-

GLANCY BINKOW & GOLDBERG LLP

Lionel Z. Glancy

Michael Goldberg

1925 Century Park East, Suite 2100

Los Angeles, California 90067

Tel: (310) 201-9150

Fax: (310) 201-9160

Email: info@glancylaw.com

Attorneys for Movants and

Proposed Lead Counsel

2

PROOF OF SERVICE BY ELECTRONIC POSTING PURSUANT TO SOUTHERN DISTRICT OF NEW YORK ECF AND LOCAL RULES AND BY MAIL ON ALL KNOWN NON-REGISTERED PARTIES

I, the undersigned, say:

I am a citizen of the United States and am employed in the office of a member of the Bar of this Court. I am over the age of 18 and not a party to the within action. My business address is 122 East 42nd Street, Suite 2920, New York, New York 10168.

On August 21, 2013, I caused to be served the following document:

NOTICE OF WITHDRAWAL OF MOTION OF LEWIS S. CLARK AND PATRICIA E. CLARK FOR CONSOLIDATION OF RELATED ACTIONS, APPOINTMENT AS LEAD PLAINTIFFS AND APPROVAL OF LEAD COUNSEL

By posting the document electronically to the ECF website of the United States District Court for the Southern District of New York, for receipt electronically by the parties listed on the attached Court's Service List.

And by **U.S. Mail** to all known non-ECF registered parties: By placing true and correct copies thereof in individual sealed envelopes, with postage thereon fully prepaid, which I deposited with my employer for collection and mailing by the United States Postal Service. I am readily familiar with my employer's practice for the collection and processing of correspondence for mailing with the United States Postal Service. In the ordinary course of business, this correspondence would be deposited by my employer with the United States Postal Service that same day.

I certify under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on August 21, 2013, at New York, New York.

s/ Gregory Linkh	
Gregory Linkh	

Case 1:13-cv-03851-RPP Document 30 Filed 08/21/13 Page 4 of 4

Mailing Information for a Case 1:13-cv-03851-RPP

Electronic Mail Notice List

The following are those who are currently on the list to receive e-mail notices for this case.

• Jeffrey Alan Barrack

jbarrack@barrack.com,mbonatara@barrack.com

• Lionel Z. Glancy

Iglancy@glancylaw.com, mmgoldberg@glancylaw.com, csadler@glancylaw.com, pbinkow@glancylaw.com, info@glancylaw.com, rprongay@glancylaw.com, pbinkow@glancylaw.com, pbinkow.com, pbinkow.co

• Christopher J. Keller

ckeller@labaton.com,ElectronicCaseFiling@labaton.com

• Gregory Bradley Linkh

glinkh@glancylaw.com

• Kim Elaine Miller

kim.miller@ksfcounsel.com,kimmiller225@yahoo.com

• Brian Philip Murray

bmurray@glancylaw.com

• Ira M. Press

ipress@kmllp.com

• Robert Vincent Prongay

rprongay@glancylaw.com

• David Avi Rosenfeld

drosenfeld@rgrdlaw.com,e_file_ny@rgrdlaw.com,e_file_sd@rgrdlaw.com

Manual Notice List

The following is the list of attorneys who are **not** on the list to receive e-mail notices for this case (who therefore require manual noticing). You may wish to use your mouse to select and copy this list into your word processing program in order to create notices or labels for these recipients.

Michael Goldberg

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Glancy Binkow & Goldberg, LLP (CA)
1925 Century Park East, Suite 2100
Los Angeles, CA 90067
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Pension Fund and Treasury of Surrey

Rhondda Cynon Taf Pension Fund

1 of 2 8/21/2013 3:29 PM